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AMENDMENT AFTER ALLOWANCE UNDER 37 CFR §1.312

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TO : COMMISSIONER FOR PATENTS
Examiner: LANKFORD, Leon B. Art Unit: 1651

COMPANY : UNITED STATES PATENT AND TRADEMARK OFFICE

FAX NO. : (703) 872-9306

FROM : ALBERT WAI-KIT CHAN

DOCKET : JIN, et al., STABLE POLYMER AQUEOUS/AQUEOUS
 EMULSION SYSTEM AND USES THEREOF, U.S.
 SERIAL NO. 09/886,555, FILED JUNE 21, 2001 – DKT.
 #625

TOTAL NUMBER OF PAGES, INCLUDING COVER SHEET : 17

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Message

Applicants: JIN, et al.
 Client: Tuo Jin (324)
 Date: January 23, 2004

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POST ALLOWANCE AMENDMENT for JIN, et al., for STABLE POLYMER
 AQUEOUS/AQUEOUS EMULSION SYSTEM AND USES THEREOF, U.S. Serial No.
 09/886,555, Filed June 21, 2001.

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Applicants : JIN, et al.

JAN 23 2004

U.S. Serial No.: 09/886,555 Examiner: LANKFORD, Leon B.

Filed : June 21, 2001 Art Unit: 1651

For : STABLE POLYMER AQUEOUS/AQUEOUS EMULSION
SYSTEM AND USES THEREOFLaw Offices of Albert Wai-Kit Chan, LLC
World Plaza, Suite 604
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Whitestone, New York 11357

January 23, 2004

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P.O. Box 1450
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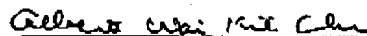
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FACSIMILE CERTIFICATE
IN CONNECTION WITH THE ABOVE-IDENTIFIED APPLICATION

I hereby certify that this paper is being sent on the date indicated above and is addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.


Printed Name: Chih-Sheng Lin

Respectfully submitted,


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Six:

AMENDMENT AFTER ALLOWANCE UNDER 37 CFR §1.312 FOR THE ABOVE-IDENTIFIED APPLICATION

This Amendment is submitted to insert a new first paragraph which claims benefit of a U.S. Provisional Application, U.S. Serial No. 60/214,037, filed June 23, 2000, in connection with the above-identified application. Upon reviewing the file, Applicants have discovered that the paragraph which claims benefit of a U.S. Provisional Application has been omitted in Application.

On December 3, 2003, the United States Patent and Trademark Office (USPTO) issued a Notice of Allowability. A response to the December 3, 2003 Notice of Allowability is due March 3, 2004. Accordingly, this Amendment is being timely filed.